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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/886,700	06/21/2001	Ronald E. Highsmith	H0001321 5968	
7	7590 09/16/2002			
	ternational Inc.	EXAMINER		
15801 Woods Edge Road Colonial Heights, VA 23834			PRYOR, ALTON	NATHANIEL
			ART UNIT	PAPER NUMBER
			1616	<u>. </u>

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

<u>.</u>

Application No. 09/886,700

Applicant(s)

Highsmith et al

Examiner

Alton Pryor

Art Unit 1616

The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
Period for Reply .								
THE N	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.							
- If NO p - Failure - Any rej	period for reph to reply within pply received b	ly specified above is less than thirty (30) of the is specified above, the maximum statuth in the set or extended period for reply will by the Office later than three months afte adjustment. See 37 CFR 1.704(b).	rtory period will apply ar ill, by statute, cause the	and will expire SIX (6 ne application to bec	(6) MONTHS fro come ABANDO	rom the mailing date of this communication. DNED (35 U.S.C. § 133).		
Status								
1) 💢	Respons	sive to communication(s) file	d on <u>Aug 12, 2</u>	002		·		
2a) 🗌	This acti	ion is FINAL.	2b) 💢 This acti	ion is non-fina	al.			
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.							
	tion of Cla							
4) 💢	Claim(s)	1-20				is/are pending in the application.		
4	la) Of the	above, claim(s)				is/are withdrawn from consideration.		
5) 🗆	Claim(s)					is/are allowed.		
6) 💢	Claim(s)	1-18				is/are rejected.		
7) 💢	Claim(s)	19 and 20				is/are objected to.		
8) 🗆	Claims _			ar	re subject	to restriction and/or election requirement.		
Applica	ation Pape	ers						
9) 🗆	The spe	cification is objected to by th	he Examiner.					
10))☐ The drawing(s) filed on is/are a)☐ accepted or b)☐ objected to by the Examiner.							
	Applica	int may not request that any ol	bjection to the d	rawing(s) be h	neld in abey	yance. See 37 CFR 1.85(a).		
11)	The pro	posed drawing correction file	ed on	i:	is: a)□ a	approved b) \square disapproved by the Examiner.		
	If appro	oved, corrected drawings are re	equired in reply t	o this Office a	action.			
12)	The oatl	h or declaration is objected t	to by the Exami	ner.				
Priority	under 35	5 U.S.C. §§ 119 and 120						
13) 🗌	13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) [] All b)	☐ Some* c)☐ None of	f:					
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
		application from the Inte	ternational Burea	au (PCT Rule	17.2(a)).	eceived in this National Stage		
		tached detailed Office action		•	•			
	14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
	a) The translation of the foreign language provisional application has been received.							
15)								
Attachmo		Ch. 4 INTO COS						
			4) Interview Summary (PTO-413) Paper No(s). 5) Notice of Informal Patent Application (PTO-152)					
	3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)							
У , Ш	Office Co.	Module otatorionitial (1.10.1770) 1 apol 10	10(5).	0) [Other.				

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Claim Rejection under 35 U.S.C. 103(a)

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over LeClair et al (US 4,372,777; 2/8/83) on record, Arnold (US 5,612,285; 3/18/97) on record and JP 63303903; 12/12/88 on record. LeClair teaches a solid herbicide composition in suspension form comprising a herbicide, EO/PO copolymer, and an alkyl phenoxy polyoxyethylene ethanol. See abstract, claims. LeClair does not teach the herbicide composition comprising a) glyphosate or ammonium sulfate. However, Arnold teaches a solid herbicide composition comprising glyphosate, EO/PO copolymer, and polyethylene glycol. See abstract, column 4 lines 14-51. And JP '903 teaches a solid herbicide composition comprising ammonium sulfate. See abstract. It would have been obvious to one having ordinary skill in the art to combine the prior art compositions. One would have been motivated to do this since all prior art compositions are individually taught to function as herbicidal compositions. In the absence of unexpected results, an artisan would have included any alkyl phenoxy polyoxyethylene ethanol, including those of the instant claims, in the composition. An artisan would have been motivated to do this since all alkyl phenoxy polyoxyethylene ethanol structurally similar. With respect to particle size and amounts of

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ingredients, an artisan would have been expected to optimize the composition. An artisan would have been motivated to do this in order to make the most effective herbicidal composition.

Claim Objection

Claims 19,20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The prior art does not teach or suggest the instant composition comprising hydroxy methylthio butanoic acid.

Telephonic Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alton Pryor whose telephone number is (703) 308-4691. The examiner can normally be reached on Monday through Friday from 8:00 a.m. to 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jose Dees, can be reached on (703) 308-4628. The fax phone number for this Group is (703) 308-4556.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-1235.

Alton Pryor

All N. hyn

Patent Examiner, AU 1616

9/14/02